

people of her race to jobs as janitors and laborers.

Louise's voice and dynamic personality were ever-present in seventy years of struggles over school desegregation and dozens of other disputes involving employment discrimination and demands for equal rights for all citizens. At a time when black citizens were denied admittance to most of the county's hospitals, she ignored the skepticism of her fellow African-Americans and started the fight that resulted in the desegregation of Palm Beach County's major medical facilities. When her grandchildren wanted to go to the beach during a time period when beaches were restricted to whites, Louise took her grandchildren anyway. Although she was arrested for her actions, Louise prevailed, and the beaches were opened to all citizens.

It was Louise Buie who forced the abolition of the Palm Beach County school district's "all white" textbooks that excluded any mention of the history and contributions of African-Americans in our nation. She was also at the forefront of the movement that brought courses in black history to the curriculum of Palm Beach County schools. As time went by, more and more of the barriers to full participation in our society were broken down by the efforts of this amazing woman.

Mr. Speaker, there is a song that is often chanted at protest marches and rallies. It begins, "Ain't gonna let nobody turn us around." That sums up the life of Louise Buie. No one ever turned her around.

Although Louise was best known and most often honored for her civil rights work, she didn't confine herself to battles for the betterment of the lives of black citizens. Anywhere there was injustice, Louise could be counted on to speak out and assist those whose rights were infringed upon. She became known as the little lady with the big heart.

Her lifetime of fighting against injustice won her innumerable friends and admirers among people of all races and every economic stratum, including myself. Opponents of segregation came to recognize her as a formidable adversary and eventually realized the futility of holding to their outdated views. Elected officials and other powerful people respected her opinions and welcomed her input and wise counsel.

I knew "Mrs. L.E. Buie," as she called herself, for a very long time. I cannot possibly calculate the immense value of all that I learned from her. As with so many other people she met in her lifetime, she was an enormous influence on me. I know how proud she was of my election to Congress, seeing that victory as validation of her decades-long effort to raise African-Americans to a level equal to that of white citizens. Nevertheless, we both knew, and I still know, that America has a long way to go.

Two years ago, in an effort to convince a local town to adopt the Martin Luther King, Jr. holiday for its citizens, Louise Buie, at age 87, walked a mile with other marchers and stood on the steps of the town hall through more than an hour of speeches. When one of my long-time staff members, who had been sitting down, later commented on her stamina, she replied, "I'm used to standing." Until a few weeks before her death, Louise Buie was still fighting battles and collecting awards. In recognition of the many lives she touched and the huge impact that she had on the people of

Palm Beach County, the Urban League building in West Palm Beach is co-named for her.

Mr. Speaker, there will never be another human being like Louise Elizabeth Buie. Her impact will be felt for generations to come. She opened many doors, often with only the strength of her personality. Because of her work, innumerable African-Americans and people of all races have walked through those doors, and we are extremely grateful for the phenomenal person that she was. Her memory will live with me always.

INTENT AND OBJECTIVES OF AMENDMENT TO PRESIDENTIAL RECORDINGS AND MATERIALS PRESERVATION ACT OF 1974

HON. HENRY A. WAXMAN

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Monday, December 8, 2003

Mr. WAXMAN. Mr. Speaker, on behalf of Mr. DAVIS and myself, I would like to submit the following letters for the RECORD. They provide background on the intent and objectives of the amendment to the Presidential Recordings and Materials Preservation Act of 1974.

RICHARD NIXON LIBRARY
AND BIRTHPLACE FOUNDATION,
November 21, 2003.

Hon. TOM DAVIS,
Hon. HENRY A. WAXMAN,
Committee on Government Reform, U.S. House of Representatives, Washington, DC.

DEAR REPRESENTATIVES DAVIS AND WAXMAN: I would like to express our appreciation for your efforts to amend the Presidential Recordings and Materials Act to remove the requirement that the Presidential records of the Nixon Administration be housed in Washington, D.C. It has been more than 29 years since President Nixon left office. Bringing the Nixon Library into the federal system under the terms of the Presidential Libraries Act and at this time is clearly in the public interest.

The public interest is best served by the unfettered access for historians and the general public to the records of the Nixon Administration. We agree that current regulations on public access will continue to govern public access to these records in the future; that the records remain the property of the United States; and that the Archivist will be responsible for access to the documents at the Nixon Library. It is our understanding that papers and tapes that have been processed may be transferred to the Nixon Presidential Library once an agreement has been reached between the Nixon Foundation and the Archives, but that those records that have yet to be processed shall continue to be reviewed in a timely fashion at College Park, Maryland. Of course, the ongoing review of records at College Park should not delay the transfer to California of records that have already been processed.

The Nixon Foundation is eager to complete discussions with the Archivist in a timely fashion and looks forward to that opportunity.

Sincerely,

JOHN H. TAYLOR.

U.S. HOUSE OF REPRESENTATIVES,
Washington, DC, November 20, 2003.

Hon. J. DENNIS HASTERT,
Speaker of the House of Representatives, Washington, DC.

DEAR MR. SPEAKER: Congressman Waxman and I seek to memorialize the amendment to

the Presidential Recordings and Materials Act of 1974 included in the Transportation and Treasury Appropriations bill. The measure the Congress is adopting today will make clear that the Presidential Papers of Richard Nixon are eligible for transfer to the Nixon Presidential Library. Under the 1974 Act, it has not been legal to transfer these papers. The purpose of the provision we are enacting today is to move forward the process whereby the Archivist and the directors of the Nixon Library in Yorba Linda, California, will conclude an agreement on the terms of this transfer.

The provision enacted today makes clear that any agreement between the Archivist and the Nixon Library to bring the Nixon Library into the federal Presidential library system shall be, as has been the case with all other Presidential libraries, subject to the terms of the Presidential Library Act. Those records will continue to be owned by the United States and administered by the National Archives. The Archivist will not transfer any documents to California until he certifies to Congress that he has determined that there is a suitable archival facility to house those documents.

Once the Archivist agrees to accept the Nixon Library into the Presidential Library System and has notified Congress, employees of the National Archives will staff the Library, and the Archivist will be responsible for access to documents at the Library. This measure makes clear the public interest in unfettered access for historians and the general public to the records of the Nixon Presidency.

The National Archives is responsible for reviewing the recordings and materials from the Nixon Administration. This is a complicated task of looking at each document and determining if the release of that document would invade someone's privacy or endanger national security. There are concerns that transferring these materials to California would disrupt the processing of them, delaying their public release. This bill will not affect the processing of the records. Papers and tapes that have been processed may be transferred to the Nixon Presidential Library once an agreement has been reached between the Library and NARA. Those records that have yet to be processed shall continue to be reviewed in a timely fashion at College Park, MD. At the same time, that review should not in any way delay the transfer of processed records to California.

Sincerely,

TOM DAVIS,
Chairman, Committee on Government Reform.

HENRY A. WAXMAN,
Ranking Member, Committee on Government Reform.

A SPECIAL TRIBUTE TO MARGARET O'NEILL FOR HER YEARS OF DEDICATED PUBLIC SERVICE

HON. PAUL E. GILLMOR

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Monday, December 8, 2003

Mr. GILLMOR. Mr. Speaker, it is with great pleasure that I rise today to pay special tribute to an invaluable public servant. Margaret O'Neill, the Occupational Health Nurse, will retire from her long career of public service on January 2, 2004.

Margaret was born and raised in Belmont, Massachusetts and graduated from St. Patrick's High School in 1956. She attended Boston University's Medical Center where she majored in Nursing and graduated in 1960 to begin her distinguished record of public service.

With Michael, her husband of 37 years and graduate of the United States Military Academy at West Point, Margaret spent much of her career serving the soldiers of the United States Army. As a military spouse, she volunteered in various capacities for the Army and Red Cross worldwide. Her service includes work in the Fort Meyer emergency room as well as employment as the Occupational Health Nurse for the 3rd Infantry motor pool soldiers and employees serving Arlington National Cemetery.

Her life as a military spouse included 23 moves across the world in 18 years. Margaret and Michael O'Neill are the proud parents of Kathleen, an attorney in Fort Lauderdale, Florida.

Although she retires as the Occupational Health Nurse of the Longworth Building after 12 years of service, Margaret O'Neill will never slow down. She plans to take time to travel and attend Theology classes at Trinity College. In addition, Margaret will continue her volunteer work at St. Peter's in the District of Columbia assisting the poor and homeless.

Mr. Speaker, Margaret O'Neill leaves behind many friends in the Halls of Congress. We are lucky to have experienced her compassion and will miss her dearly. Her wisdom, kindness, and abilities are attributes to which all public servants should aspire. She has set an example for everyone on how to live a life of service, putting the greater interests of the community before one's own.

Mr. Speaker, I ask my colleagues to join me in paying special tribute to Margaret O'Neill. Our nation is served well by having such honorable and giving citizens, like Margaret, who care about their health and well being. We wish Margaret, her husband, Michael, and their daughter, Kathleen, all the best as we honor one of our dear friends.

SPECIALTY CROP COMPETITIVENESS ACT OF 2003

HON. WALLY HERGER

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Monday, December 8, 2003

Mr. HERGER. Mr. Speaker, I am pleased to become a cosponsor of the "Specialty Crop Competitiveness Act of 2003," H.R. 3242, legislation designed to maintain a viable and competitive specialty crop industry in the United States.

It is important to first note that an abundant, affordable supply of highly nutritious fruits, vegetables and other specialty crops is vital to the health of all Americans. Increased consumption of fresh produce will provide tremendous health benefits to consumers, as well as economic benefits to American farmers.

It follows that a competitive specialty crop industry is necessary to produce and sustain a safe and nutritious domestic food supply. A competitive specialty crop industry is also necessary to sustain the economic vitality of rural communities in northern California, and indeed throughout the entire nation.

Unfortunately, it is becoming increasingly difficult for U.S. producers to compete against heavily subsidized foreign producers in domestic and international markets. For example, the European Union provides subsidies of about \$11.7 billion per year to its specialty crop growers, while U.S. specialty crop growers receive no subsidies. In addition, U.S. specialty crop growers continue to face tariff and non-tariff trade barriers in many export markets, thus making it virtually impossible for our growers to improve sales through increased exports. In turn, production costs have escalated due to increased environmental and other regulations, and important crop protection tools have been lost, thus making it increasingly difficult to operate profitably.

Specialty crop growers from California and across the country believe federal agriculture policy must address the myriad of unique challenges facing their industry to assure its long-term viability. As such, they have joined together to craft H.R. 3242, and have requested my support.

The bill is designed to increase exports of U.S. specialty crops, improve efforts to protect agriculture from damaging pests and diseases, and provide funding for research necessary for improving the competitiveness of the industry. The activities authorized by this legislation represent a prudent investment in the future success of our \$58.7 billion specialty crop industry.

The cost of the bill is relatively modest when compared with other agriculture programs and most other federal programs. Nevertheless, it continues to be critically important, especially during this period of budget deficits and increased spending for our ongoing War on Terrorism and homeland security, for Congress to restrain federal spending. As such, I want to work with the bill's supporters to find acceptable offsets and/or savings from other federal programs that will ensure that the funding authorized under this legislation fits within the existing budget.

I look forward to working with the sponsors of the bill, Congressman DOUG OSE and Congressman CAL DOOLEY, toward future House consideration of this important bill for California agriculture.

INTEGRATING THE GULF OF MEXICO BORDER REGION

HON. KATHERINE HARRIS

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Monday, December 8, 2003

Ms. HARRIS. Mr. Speaker, I rise today to announce that on November 5, 2003, the Gulf of Mexico States Accord and its business counterpart, the Gulf of Mexico States Partnership, Inc. signed a Memorandum of Cooperation on Short Sea Shipping with the U.S. Department of Transportation's Maritime Administration. The Gulf of Mexico States Accord comprises a partnership between my home state of Florida, Alabama, Mississippi, Louisiana, Texas, and the six Mexican states that border the Gulf of Mexico.

The signing ceremony for this Memorandum of Cooperation took place at the MARAD Short Sea Shipping Conference, which occurred in Sarasota, Florida, a city which is located in my District. Over 200 maritime indus-

try professionals from the United States, Mexico, Canada and the European Union attended this event. In recognition of the outstanding work of the Maritime Administration, the Accord and the Partnership, I request that the English version of the agreement be inserted, with my comments, into the RECORD.

The Memorandum of Cooperation, which constitutes the first such agreement in the Gulf of Mexico region, calls for information exchange, technical assistance and collaboration on issues related to the development of short sea shipping in the Gulf of Mexico. It represents a significant step toward full U.S.-Mexico collaboration on this vital trade issue.

The adoption of an enhanced regional emphasis on the Gulf of Mexico border states is vital as the NAFTA enters its second decade. The initiatives set forth in the Memorandum of Cooperation will leverage resources to develop this "water border," bolstering homeland security, spurring trade expansion, relieving transportation bottlenecks, and reducing pollution through the increased utilization of the Gulf of Mexico's ports and intermodal infrastructure.

The Memorandum of Cooperation also calls for support of the "Gulf of Mexico Trade Corridor Transportation Study", which is being spearheaded by the business Partnership in collaboration with the Accord and its Working Group on Transportation, Infrastructure and Communications. The study is based on the premise that the development of the Gulf of Mexico border, with its 62 million inhabitants in eleven U.S. and Mexican states, will have immediate and enduring regional impact on efficient investment in homeland security, identification of and investment in "critical" physical infrastructure, tourism and educational development, environmental sustainability, and overall community and international economic development.

The Gulf of Mexico basin constitutes a natural North American economic sub-region, comprising a seaborne NAFTA "super-highway" trade corridor, a common sustainable resource for tourism, agriculture, fisheries and aquaculture, and a common homeland security zone. The Gulf represents the ideal location for deepening and broadening the benefits of the NAFTA in preparation for the new flows of two-way trade that I believe will occur under the Free Trade Area of the Americas.

MEMORANDUM OF COOPERATION AMONG THE MARITIME ADMINISTRATION OF THE UNITED STATES, THE GULF OF MEXICO STATES ACCORD, AND THE GULF OF MEXICO STATES PARTNERSHIP, INC.

I. PARTIES

a. The party to this agreement representing the Maritime Administration (MARAD), is the Maritime Administrator or his designated representative.

b. The party to this agreement representing the Gulf of Mexico States Accord (GOMSA) will be the President of the Accord or his designated representative. GOMSA is a forum that was created to foster, promote and implement cooperative relationships between and for the eleven U.S. and Mexican border states that adjoin the Gulf of Mexico.

c. The party to this agreement representing the Gulf of Mexico States Partnership, Inc. (the Partnership) will be the President of the organization or his designated representative. The Partnership is a non-profit private sector Gulf States group that shares the GOMSA goal of fostering and promoting interests of the member states and region.